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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/606,591	06/26/2003	Christopher A. Evans	MS1-492USC1	5068
22801 LEE & HAYES	7590 04/17/200 S PLLC	8	EXAMINER	
421 W RIVERSIDE AVENUE SUITE 500 SPOKANE, WA 99201			NGUYEN, LE V	
SPORANE, WA	A 99201		ART UNIT PAPER NUMBER	
			2174	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/606,591	EVANS ET AL.	
Office Action Summary	Examiner	Art Unit	
	LE NGUYEN	2174	
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet w	vith the correspondence add	ress
A SHORTENED STATUTORY PERIOD FOR REI WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	B DATE OF THIS COMMUN R 1.136(a). In no event, however, may a iod will apply and will expire SIX (6) MO atute, cause the application to become a	ICATION.  a reply be timely filed  DNTHS from the mailing date of this con ABANDONED (35 U.S.C. § 133).	•
Status			
1) Responsive to communication(s) filed on 1/2 2a) This action is <b>FINAL</b> . 2b) T 3) Since this application is in condition for allow closed in accordance with the practice under	his action is non-final. wance except for formal ma	•	merits is
Disposition of Claims			
4) ☐ Claim(s) 22-42 is/are pending in the applica 4a) Of the above claim(s) is/are witho 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 22-42 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and Application Papers 9) ☐ The specification is objected to by the Exam	drawn from consideration.  d/or election requirement.		
10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to the Replacement drawing sheet(s) including the corrupt The oath or declaration is objected to by the	accepted or b) objected to the drawing(s) be held in abeya rection is required if the drawin	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFF	
Priority under 35 U.S.C. § 119			
12) ☐ Acknowledgment is made of a claim for foreit a) ☐ All b) ☐ Some * c) ☐ None of:      1. ☐ Certified copies of the priority documed a. ☐ Certified copies of the priority documed a. ☐ Copies of the certified copies of the papplication from the International Burn * See the attached detailed Office action for a light series.	ents have been received. ents have been received in priority documents have been reau (PCT Rule 17.2(a)).	Application No n received in this National S	Stage
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	Paper No	Summary (PTO-413) o(s)/Mail Date Informal Patent Application 	

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#### **DETAILED ACTION**

1. This communication is responsive to an amendment filed 1/7/08.

2. Claims 22-42 are pending in this application; and, claims 22, 29 and 36 are independent claims. Claims 22, 29 and 36 have been amended; and, claims 1-21 have been canceled.

3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

## Claim Rejections - 35 USC § 102

4. Claims 22-25, 28-32, 35-39 and 42 are rejected under 35 U.S.C. 102(e) as being anticipated by *UNIX Unleashed* ("UNIX") and additional excerpts of *UNIX Unleashed* ("UNIX continued").

As per claim 22, UNIX teaches method comprising configuring a single computer with a single UI display to be concurrently and physically shared by multiple users by executing a plurality of concurrent switchable remote process enabled workspace environments within the single computer (UNIX: page 20; multiple users share a single computer such as a server via, for example, terminals, the single computer is able to initiate remote processes) comprising presenting a logon UI to each user physically seeking to use the single computer and within the single computer initiating a separate remote process thread for each user that is authenticated by the logon UI, initiating a separate remote process associated with each remote process thread for the

concurrent switchable remote process enabled workspace environments, displaying on the single UI display of the single computer only one of the process enabled workspace environments as active at a time and maintaining a list of remote process threads to support switching from a first remote process to a second remote process (UNIX: page 266; *UNIX uses XWindow where users use separate threads to login*; UNIX continued: fig. 8.1 of page p 432; pp 393, 431-434, 436-438, 441-456, 461, 463-466, 468, 471, 472, 474, 476, 897, 904-906, 926 and 1542; X Window system, the most common graphical interface for UNIX, can have multple windows but only one window is active at a time).

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As per claim 23, UNIX teaches method for use in a multiple user computing environment logon user interface comprising establishing a separate user environment associated with each remote process (UNIX: page 81).

As per claim 24, UNIX teaches method for use in a multiple user computing environment logon user interface comprising launching a separate user shell associated with each remote process (UNIX: page 266, and rlogin).

As per claim 25, UNIX teaches method for use in a multiple user computing environment logon user interface comprising selectively switching from a first one of the multiple remote processes to another of the multiple remote processes without terminating the remote process thread associated with the first one of the multiple remote processes (UNIX: page 20).

As per claim 28, UNIX teaches method for use in a multiple user computing environment logon user interface comprising selectively removing the remote process

thread from the list of remote process threads when the user logs off (UNIX: page 24; wherein the shell or process is terminated).

Claims 29 and 36 are individually similar in scope to claim 22 and are therefore rejected under similar rationale.

Claims 30 and 37 are individually similar in scope to claim 23 and are therefore rejected under similar rationale.

Claims 31 and 38 are individually similar in scope to claim 24 and are therefore rejected under similar rationale.

Claims 32 and 39 are individually similar in scope to claim 25 and are therefore rejected under similar rationale.

Claims 35 and 42 are individually similar in scope to claim 28 and are therefore rejected under similar rationale.

# Claim Rejections - 35 USC § 103

5. Claims 26, 27, 33, 34, 40 and 41 are rejected under 35 U.S.C. 103(a) as being unpatentable over *UNIX Unleashed* ("UNIX") and additional excerpts of *UNIX Unleashed* ("UNIX continued").

As per claims 26 and 27, UNIX teaches method for use in a multiple user computing environment logon user interface comprising switching from a first one of the multiple remote processes to another of the multiple remote processes without terminating a remote process thread associated with the first one of the multiple remote processes and launching a separate user shell associated with each remote process

(UNIX: pages 20 and 266). UNIX does not explicitly disclose automatically switching to a logon screen following a defined period of user inactivity. Official Notice is taken that automatically switching to a logon screen after a period of user inactivity is well known in the art. It would have been obvious to an artisan at the time of the invention to utilize the feature of automatically switching to a logon screen after a period of user inactivity with the method of UNIX in order to provide an added security measure of preventing others from viewing sensitive materials at a computing site in the event the user is no longer attending to the computing site.

Claims 33 and 34 in combination are similar in scope to the combination of claims 26 and 27 and are therefore rejected under similar rationale.

Claims 40 and 41 in combination are similar in scope to the combination of claims 26 and 27 and are therefore rejected under similar rationale.

## Response to Arguments

6. Applicant's arguments with respect to claims 22, 29 and 36 have been considered but are most in view of the new ground(s) of rejection.

## Inquires

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Lê Nguyen whose telephone number is **(571) 272-4068**. The examiner can normally be reached on Monday - Friday from 7:00 am to 3:30 pm (EST).

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wiley, can be reached at (571) 272-3923.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ivn Patent Examiner April 13, 2008

/David A Wiley/

Supervisory Patent Examiner, Art Unit 2174